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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/202,424	02/19/1999	HERVE ORUS	G-41	2885
7	590 03/11/2003			
ROLAND PLOTTEL ROCKEFELLER CENTER STN PO BOX 293			EXAMINER	
			TREMBLAY, MARK STEPHEN	
	NY 101850293	,	ART UNIT	PAPER NUMBER
			2827	
			DATE MAILED: 03/11/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

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· •	Application No.	Applicant(s)					
•	09/202,424	ORUS ET AL.					
Advisory Action	Examiner	Art Unit					
	Mark Tremblay	2876 A					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address							
THE REPLY FILED 27 November 2002 FAILS TO PLACE Therefore, further action by the applicant is required to a final rejection under 37 CFR 1.113 may only be either: (1 condition for allowance; (2) a timely filed Notice of Appear Examination (RCE) in compliance with 37 CFR 1.114.	CE THIS APPLICATION IN CON void abandonment of this applical a timely filed amendment whical (with appeal fee); or (3) a time	IDITION FOR ALLC ation. A proper repl b places the applica	WANCE. y to a ation in				
•	EPLY [check either a) or b)]						
a) The period for reply expiresmonths from the mailing by The period for reply expires on: (1) the mailing date of this no event, however, will the statutory period for reply expire ONLY CHECK THIS BOX WHEN THE FIRST REPLY WA 706.07(f). Extensions of time may be obtained under 37 CFR 1.136(a). The fee have been filed is the date for purposes of determining the period fee under 37 CFR 1.17(a) is calculated from: (1) the expiration date of (2) as set forth in (b) above, if checked. Any reply received by the Off timely filed, may reduce any earned patent term adjustment. See 37	Advisory Action, or (2) the date set for a later than SIX MONTHS from the mailir is FILED WITHIN TWO MONTHS OF T e date on which the petition under 37 CF of extension and the corresponding among the shortened statutory period for reply fice later than three months after the matter CFR 1.704(b).	HE FINAL REJECTION. R 1.136(a) and the app ount of the fee. The app originally set in the final rejuling date of the final rejuling	See MPEP ropriate extension propriate extension l Office action; or				
 A Notice of Appeal was filed on Appellant 37 CFR 1.192(a), or any extension thereof (37 CF 	's Brief must be filed within the p FR 1.191(d)), to avoid dismissal o	eriod set forth in of the appeal.					
2.☐ The proposed amendment(s) will not be entered be	because:						
(a) they raise new issues that would require furth		(see NOTE below);					
(b) ☐ they raise the issue of new matter (see Note	below);	t ti i i i di alama an a	implifying the				
(c) ☐ they are not deemed to place the application issues for appeal; and/or							
(d) ☐ they present additional claims without cance NOTE:	eling a corresponding number of	finally rejected clair	ns.				
3. Applicant's reply has overcome the following reject	ction(s):						
4. Newly proposed or amended claim(s) would canceling the non-allowable claim(s).							
5.⊠ The a) affidavit, b) exhibit, or c) request for application in condition for allowance because: s	see attacned.						
6. The affidavit or exhibit will NOT be considered be raised by the Examiner in the final rejection.							
7. For purposes of Appeal, the proposed amendme explanation of how the new or amended claims	ent(s) a)⊠ will not be entered or would be rejected is provided be	b)⊡ will be entered low or appended.	l and an				
The status of the claim(s) is (or will be) as follows							
Claim(s) allowed:							
Claim(s) objected to:							
Claim(s) rejected: <u>1, 26, 28-34 and 36-41</u> .							
Claim(s) withdrawn from consideration:	_						
8. The proposed drawing correction filed on is a) approved or b) disapproved by the Examiner.							
9. Note the attached Information Disclosure Statement(s)(PTO-1449) Paper No(s)							
10.⊠ Other: Note attached PTO-892							

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Advisory

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Response to Arguments

Applicant's arguments filed 11/22/02 have been fully considered but they are not persuasive. While the Applicant argues that the invention departs from the gaming machine art in a novel and unobvious way, Examiner fundamentally disagrees. Applicant has unseasonably challenged the Examiner's holding of Official Notice from the Office Action mailed 3/12/02.

Applicant has not seasonably challenged any of the findings of what is old and well known in the art during the prosecution of the instant application. Instead, Applicant either remained silent on the findings, or, as in paper number 8, suggested that the Examiner needed to make different findings for what is old and well known in the art in order to reject the claims. In paper number 8, rather than challenge the findings for what is old and well known, Applicant suggested that the findings of what is old and well known were not sufficient to reject the claims. After paper number 8 was entered via CPA, Examiner made additional findings of what was old and well known in the art in paper #14. Applicant failed to seasonably challenge these findings, as well. As such, these findings became admitted facts, with the same effect as being prior art of record, at the time of the final office action. While the Applicant may argue that these facts do not render the claims obvious, Applicant has waived the right to challenge the facts themselves.

Examiner believes that the findings of what is old and well known in the art speak for themselves to any person familiar with the art. Network security is old and well known in the art. A search of www.amazon.com for books published prior to 1997 having the words "network" and "security" in their titles results in 45 hits, with a plurality of books having only the title "Network Security", and more having titles such as "Global Network Security" or "Novells Guide to Network Security".

The findings regarding public key cryptography and DES (Data Encryption Standard) concern what is old and well known in the art. Applicant's claims are drawn to steps that fall within these standards that therefore fall completely and squarely within the obviousness standard of 35 U.S.C. §103.

Despite this, Examiner is willing to take efforts not required for the prosecution of this case, or for the support of the findings of what is old and well known in the art in paper #14.

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These efforts are made solely at the voluntary election of the examiner, for the greater clarity of the prosecution.

The following references are cited as pertinent to the instant application, as they may provide additional corroboration of facts already established during prosecution:

The book "Digital Cash" by Peter Wayner teaches the use of certificates in numerous digital cash schemes.

The textbook "Smart Cards" by Zoreda and Oton is a text book on smart cards showing that public key and symmetric key cryptography was well known by 1994, including the use of certificates.

The textbook "Electronic Payment Systems" provides an example of the background knowledge of the person having ordinary skill in the art would need to work in the field, and that the skilled artisan would require in order to understand Applicant's reference to "certificates" in the specification and claims.

1998 Advanced Card Technology Sourcebook is cited in response to Applicant's conjecture that Examiner's statements were based on "the examiner's apparent personal experience at Florida State University's use of smart cards." Applicant's conjecture is incorrect. Compare Examiner's statement with the last paragraph at page 125 of the 1998 Advanced Card Technology Sourcebook. Examiner did not attend Florida State University, and Examiner's statement is shown in a printed publication. The sourcebook also mentions other university smart card programs; thus the statement by Examiner included the phrase "such as".

"Smart Card Handbook" by Rankl and Effing is a classic textbook that should be on every skilled artisan's bookshelf at all times. The chapter on "Security Methods" is cited. Also, page 324 is cited because it teaches under the heading "Background system" that basic accounting practices require that the balances be stored on the smart card and on the central system for fraud detection.

"Security for Computer Networks by Davies and Price includes basic background on public key cryptography, digital signatures, and digital certificates.

The text book, "Secure Electronic Commerce by Ford and Baum provides a more detailed description of public key cryptography, digital certificates, and key management.

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Voice

Inquiries for the Examiner should be directed to Mark Tremblay at (703) 305-5176. The Examiner's regular office hours are 10:30 am to 7:00 pm EST Monday to Friday. Voice mail is available. If Applicant has trouble contacting the Examiner, the Supervisory Patent Examiner, Dave Talbott, can be reached on (703) 305-9883. Technical questions and comments concerning PTO procedures may be directed to the Patent Assistance Center hotline at 1-800-786-9199 or (703) 308-4357.

MARK TREMBLAY
PRIMARY EXAMINER

March 4, 2003

Art Unit 2827

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